IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF IOWA **EASTERN DIVISION**

UNITED STATES OF AMERICA,) CASE NO. 18-CR-2034	
Plaintiff,)	
v.	DEFENDANT'S MOTION FOR LEAVE TO FILE SENTENCING MEMORANDUM UNDER SEAL	
RANDY CONSTANT,		
Defendants)	

The Defendant, Randy Constant requests leave of this Court to file his sentencing memorandum under seal. In support of his motion, Mr. Constant states as follows:

- 1. The undersigned counsel proposes to file Mr. Constant's sentencing memorandum under seal.
- 2. Mr. Constant's sentencing memorandum contains confidential and private personal and case information that should not be made public.

WHEREFORE, the Defendant, Randy Constant, prays this Court for an order granting his motion for leave to file his sentencing motion under seal.

THE WEINHARDT LAW FIRM

By /s/ Mark E. Weinhardt

Mark E. Weinhardt

AT0008280

Todd M. Lantz

AT0010162

2600 Grand Avenue, Suite 450

Des Moines, IA 50312

Telephone: (515) 244-3100

E-mail:

mweinhardt@weinhardtlaw.com

tlantz@weinhardtlaw.com

ATTORNEYS FOR DEFENDANT

PROOF OF SERVICE

The undersigned certifies that the foregoing instrument was served upon the parties to this action by serving a copy upon each of the attorneys listed below on August 9, 2019 by				
	U.S. Mail		FAX	
	Hand Delivered		Electronic Mail	
	FedEx/ Overnight Carrier	×	EDMS	
All counsel of record				
Signature:	/s/ Miche	le Bal	dus	